

FILED

SA18MC0877

FB

AUG 21 2018

CLERK, U.S. DISTRICT COURT
WESTERN DISTRICT OF TEXAS

To the Western District Court

My name is Lamar Lovett #1687453. I am DEPUTY GUARDIAN
 you in reference to counsel. I am M.H.M.R. etc.
 I put in a mandamus to the Court of Criminal
 Appeals that involves jurisdictional defect of the
 indictments. The mandamus was denied without writ
 order. I AM NOT AN ATTORNEY nor can I be held
 to the SAME stringent standard AS one. CASTRO
 US. 540 US. 375. 124 S.ct 594 (2003) Haines v. Kerner
 404 US. 519. 92 S.ct 594 (1972) I was convicted in a
Reindictment cause # D-1-DC-10-904094 on 12-10-10. The
 original indictments were dismissed after the convict
 in the following manner: CAUSE # D-1-DC-10-202992 u
 dismissed originally MAR, on May 6th 2011 then ruled
 Double Jeopardy by the Court of Criminal Appeals in
 2015. Then again by the convicting court in 2018
 Then cause # D-1-DC-10-202993 was dismissed, where
 the original cause number on 1-6-11 a solicitation to
 commit capital murder cause # D-1-DC-10-301929 wa
 used to convict me of the capital charge, was
 dismissed on 8-24-11. I am borderline retarded
 of an IQ of 79. I am also mentally ill. I need
 an attorney to help me. Please appoint me one &
 another 2254. Its my right by the Constitution of
 the USA. Your attention to this is greatly
 appreciated. You have copies of the dismissals already
 signed X

WYNNE UNIT
810 FM 2821

Huntsville, Tx 77349

Lamar Lovett #1687453

My name is Lancer & acc't \$16874.65.
I am writing you in reference to my case
I am in, AMR. also I put in a mandamus
to the Court of Criminal Appeals. That was
in the interest of the defendant. I had no place
an attorney nor can I be held to the same standards.
Standards as one (2003) Ward v. Kerner 424 US 328, 124 S.Ct. 594
I was convicted in a removal cause # D-1-DC-
904044 on 12-10-10. The original indictment was
dismissed after the conviction in the following
manner cause # D-1-DC-10-202992 was dismissed
on 11-11-10 only for the reason that the
Double Jeopardy clause of the 5th Amendment
had been violated. I am now back in court
Tried again by the same ~~judge~~ judge convicted me in 2011.
Original cause # D-1-DC-10-202993 was dismissed under the
same circumstances on 1-6-11 also a 3rd trial
me & the Capital charges were still dismissed.
I am presently retried 10-29. I am also ~~merely~~
another ^{borderline} defendant. I am very afraid by the
Courtroom of the 4th, 5th, 6th, your assistance to
the D. is greatly appreciated. You have kept all
these standards already, the mandamus was served without
order
30/10/2011

John Ladd
Carverage \$16 824.00
nime box
\$10 FM 2821
Wednesday 22344